## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF PENNSYLVANIA

SADRICK DONALDSON,
Plaintiff,

-vs-

UNITED STATES OF AMERICA,
Defendant

CIVIL ACTION # 04-257E

Mag. Judge Baxter Judge McLaughlin

#### PLAINTIFF'S FIRST EXHIBIT LIST EXTENSIONS

NOW COMES Sadrick Donaldson, Pro Se (Plaintiff;) and hereby respectfully submits his First Exhibit List of Documents Extensions that he will produce at Trial. Plaintiff also notices that court should additional Exhibits become available to Plaintiff and deemed relevant to the inquiry, he will promptly notify the court with a supplement to this list.

	DESCRIPTION	<b>PAGES</b>
A.)	BUCK RESPONSE TO INTERROGATORIES	4
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B.O.P. POLICY ON INMATE RIGHTS AND RESPONSIBILITIES .....

## **DECLARATION**

I, Sadrick Donaldson. hereby declare and affirm, under the penalty of perjury pursuant to 28 U.S.C. §1746(2), that the foregoing pleading is true and correct to the best of my knowledge and recollection, this 26% day of September 2005.

Sadrick Donaldson, Pro Se Fed. Reg. No. 20120-018 FCI Allenwood (Medium) P.O. Box 2000, 4-B White Deer, PA. 17887-2000

#### CERTIFICATE OF SERVICE

- I, Sadrick Donaldson, hereby certify that a true and correct copy of the foregoing pleading was served, by first-class postage prepaid placement in the institutional legal mailbox, this 26 day of Sphember, 2005, addressed to:
  - 1. Clerk of the Court
    U.S.D.C. for W.D. PA.
    Fed. Bldg, & U.S. Cthse.
    617 State Street
    Erie, pa. 16501

L.)

2. Paul E. Skirtich
Asst. U.S. Attorney
U.S.P.O. & Cthse.
700 Grant St., Ste. 400
Pittsburgh, PA. 15219

Sadrick Donaldson, Pro S Fed. Reg. No. 20120-018 FCI Allenwood (Medium)

P.O. Box 2000, 4-B

White Deer, PA. 17887-2000



UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SADRICK DONALDSON, Plaintiff

V.

Civ. Action. No. 04-CV-257

UNITED STATES OF AMERICA Defendant.

> PLAINTIFF'S FIRST INTERROGATORIES DIRECTED TO DEFENDANT GARY BUCK, COUNSELOR, F.C.I. McKEAN

1. Please identify all positions and titles with corresponding dates of employment, that you have held as an employee at F.C.I McKean. Describe your job responsibilities for each position and title.

Response: Senior Officer - Provided supervision care and correctional treatment of inmates and guidance to lower-grade Correctional Officers. Enforced rules and regulations governing facility security, inmate accountability and inmate conduct to insure judicial sanctions are carried out and inmates remain in custody.

> Senior Officer Specialist - Provided supervision care and correctional treatment of inmates and quidance to lower-grade Correctional Officers. Enforced rules and regulations governing facility security, inmate accountability and inmate conduct to insure judicial sanctions are carried out and inmates remain in custody.

Correctional Counselor - Part of the unit intake process interviewing newly admitted inmates. Resolve day-to-day problems with on-the-spot counseling. Provide regularly scheduled meetings with inmates to provide assistance with problems while incarcerated. Provided individual and group counseling. Active member at the unit team classification meetings. Serve as a voting member of the Unit Disciplinary Committee. Monitor inmate work details and quarter assignments. Assists unit officer with the everyday running of the housing unit. Serve as a liaison on a day-to-day basis



with other institution departments. Serve as the Inmate Financial Responsibility Coordinator. Coordinate any approvals/disapprovals to inmate visiting lists. Coordinate any approvals/disapprovals to inmates telephone lists.

2. Please describe in as much detail as possible the training you have received while working at F.C.I. McKean on the investigation on an inmate in protective custody, including, but not limited to a threat against them, and their safety.

Response: I have not been trained in the investigation of inmates in protective custody. My role is to conduct interviews with the inmates concerns, then forward my interview to the unit manager and the Special Investigative Supervisor (SIS).

3. Please describe in as much detail as possible every policy, procedure, and practice that governs the inmate safety at F.C.I. McKean.

Response: Inmates rights and responsibilities are found in the Institution Admission and Orientation handbook.

This handbook is issued to each inmate upon their arrival at FCI McKean.

4. Please describe in as much detail as possible the complete circumstances surrounding the Plaintiff's protective custody investigation on November 2, 2002 until on or about December 19, 2002.

Response: On November 12, 2002, unit staff received notification that inmate Donaldson requested placement in the special housing unit for protective custody reasons on November 12, 2002, at 2:00 AM. A protective custody interview was done in the special housing unit at FCI McKean, on November 12, 2002. Mr. Kindervater, Unit Manager, and myself conducted the interview. The results of the interview were forwarded to the SIS department to assist them in the investigation of the inmates request for protective custody.

5. Please describe in as much detail as possible the incident report on Plaintiff - (Refusing program - 306) on 12-20-2002 at 9:50 a.m. as UDC Chairman. The Plaintiff's statement to committee. Plaintiff did not mention ERIC DRAYTON name in statement.

Response: On December 20, 2002 myself and Tim Holt, Counselor, conducted a UDC hearing on inmate Donaldson for Refusing Programs code 306. Inmate Donaldson's statement to the UDC was, "I don't want to go back to the compound because of the DC inmates pressuring me for sex. This incident report was forwarded to the DHO for further disposition. The UDC made the following recommendations should inmate Donaldson be found guilty of the prohibited act, 15 days disciplinary segregation and loss of 7 days good conduct time.

6. Please identify and describe in as much detail as possible the inmates in B-B comments and complaints, relevant to inmates coming to Unit B-B harassing Plaintiff.

Response: As I recall, several inmates approached me with concerns of other inmates (not assigned to unit BB) entering the unit to visit with inmate Donaldson on the evening watch shift. I can not recall these inmates, or their exact comments and complaints. Once I was made aware that other inmates not assigned to unit BB were entering the unit, I immediately notified the evening watch officers to pay closer attention to who entered the unit during the activity moves.

7. Please describe in as much detail as possible, did you notify any staff on inmates coming to Unit B-B harassing Plaintiff after plaintiff was released from Special Housing Unit on or about February 2, 2002, till March 29, 2003?

Response: Upon inmate Donaldson's release from the special housing unit on February 12, 2003, a memorandum was posted in the officers office requesting that unit staff and the housing unit officers closely monitor inmate movement into the unit to prevent inmates from other units from entering unit BB.

g. Please describe in as much detail as possible, afer Plaintiff was released from Special Housing Unit, on or about February 1, 2002 until March 29, 2003, did you see any documents regarding inmate ERIC DRAYTON not to be permitted in the Unit B-B in the Officers' Station?

Response: Upon inmate Donaldson's release from the special housing unit on February 12, 2003, a memorandum was posted in the officers office requesting that unit staff and the housing unit officers closely monitor inmate movement into the unit to prevent inmates from other units from entering unit BB. There was also a picture of inmate Drayton put on the memorandum.

9. Please describe in as much detail as possible, about the conversation you, Plaintiff, and William Bell had "about inmates coming to Unit B-B.

Response: I remember having a conversation with inmate Bell, to the best of my knowledge it had something to do with him wanting to move out of the cell he shared with inmate Donaldson. I believe it was because inmate Donaldson had frequent visitors coming into his cell.

10. Please state name, affiliation, title, last known address and last name of each person who had knowledge of Plaintiff in protective custody on November 1, 2002.

Response: -Gary Buck, Correctional Counselor - FCI McKean

-Rodney Moore, Case Manager - FCI McKean

-Charles Kindervater, Case Management Coordinator -FCI McKean

-Mark Chiodo, SIS, LT. - FCI McKean

-Donald Reich, Captain - FCI McKean

-Cindy Billisits, AW(P) - FCI McKean

· I declare that any and all records attached to this declaration are true and accurate copies maintained in the ordinary course of business by the Federal Bureau of Prisons. I further declare that the foregoing is true and correct to the best of my knowledge and belief, and is given under penalty of perjury pursuant to 28 U.S.C. §1746.

4/15/05

Counselor FCI McKean

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FAX NO. 570 547 7751

P. 03

SE2-24-2004 FRI 02:29 PM FCI Allenwood

288.052 INCIDENT REPORT CDFTM 1994 U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

Population of the latest and the lat			
1. Name Of Institution: Federal C	Correctional Institu Part I - Incident Re		1057705
2. Name Of Inmate DONALDSON, SADRICK	3. Register Number 20102-018	4.Date Of Incider 12-19-02	5. Time 1:15PM
6. Place Of Incident Special Housing Unit CELL	7. Assignment SHU UNASSGN	8. Unit SHU (BB)	
9. Incident REFUSING PROGRAMS	C	DDE:306	
11. Description Of Incident (Date ON 12-19-02 AT APPROXIMATELY PROPERTY BECAUSE IS WAS RETURN TO NOT RETURNING TO THE COMPOUND.	? 1:15PM, I STATED ?	TO INMATE DONALDSON	TO PACK HIS
12. Signature Of Reporting Employ	Date And Time 12-19-02 1:45PM	13. Name And Title DONALD NERO, SENIO	
14. Incident Report Delivered To	Above Inmate By	15. Date Incident Report Delivered	16.time Incident Report Delivered
Pa	art II - Committee	Action	,
17. Comments Of Inmate To Committee	ee Regarding Above	Incident	
him for sex.  18. A. It Is The Finding Of The C	Committee That You	B. XXXXX The Comm.	ittee Is
Committed The Following Pro	phibited Act.	Referring The Char For Further Hearing C The Commi Inmate Of Its Find Right To File And Calendar Days.	rge(s) To The DHO ng. ittee Advised The ding And Of The
19. Committee Decision Is Based C If inmate is found to have commi considered than are available at	tted the prohibited		ions should be
20. Committee action and/or recomfinding inmate committed prohibit 15 days D/S, loss of 7 days GCT		red to DHO (Continge	ent upon DHO
Date And Time Of Action 12-2 His Name Certifies Who Sat On The	: UDC And That The (	Completed Report Acc	curately Relicous
! rman [Typed Name/signature)	Member (Typed	i Name) - Membe	er (Lyped Name
Formation Capy - Central File Record; Transite Within 24 Hours Of Part I Form May Be Replicated Via W	reparation		0 Aditabil - P P-283(52) Of J-P 1

Exhibit (B) page 1) D038

FAX NO. 570 547 7751

P. 04

Part III - Investigation

22. Date And Time investigation Began 12-19-2002 6:25PM

23. Inmate Advised Of Right To Remain Silent: You are Advised Of Your Right To Remain Silent at All Stages Of The Disciplinary Process But are Informed That Your Silence May Be Used To Draw An Adverse Inference Against You at any Stage Of The Institutional Disciplinary Process. You are also Informed That Your Silence Alone May Not Be Used To Support A Finding That You Have Committed a Prohibited art.

The Inmate Was Advised Of The Above Right By R. POITRAS, INC. (Date/time) 12-19-02 6:25PM

24. Inmate Statement And Attitude

INMATE DONALDSON, SADRICK #20102-018, WAS IDENTIFIED, GIVEN A COPY OF THIS REPORT, AND ADVISED OF HIS RIGHTS AND SAID HE UNDERSTOOD THEM. ACKNOWLEDGING THIS THE INMATE STATED: " I'M CONCERNED FOR MY SAFETY, STILL." INMATE DONALDSON DISPLAYED A FAIR ATTITUDE DURING THIS INVESTIGATION.

25. Other Facts About The Incident, Statements Of Those Persons Present At Scene, Disposition Of Evidence, Etc.

INMATE DONALDSON DID NOT REQUEST FOR ANY WITNESSES. ALL FACTS ARE CONTAINED IN THE BODY OF THIS REPORT

26. Investigator's Comments And Conclusions

BASED ON THE REPORTING STAFF MEMBERS STATEMENT AS OUTLINED IN SECTION 11 OF THIS REPORT, I FIND THE CHARGE 305 TO BE SUPPORTED.

27. Action Taken

INMATE DONALDSON REMAINS IN PRESENT STATUS AND THIS MATTER IS REFERRED TO THE UDC FOR FURTHER PROCESSING.

Date And Time Investigation Completed 12-19-2002 7:00PM

Printed Name/signature of Investigator ROBERT POITRAS

LIEUTENANT

Signature Title

ase 1:04-cv-00257-SJM-SPB SEP-24-2004 FRI 02:31 PM FCI Allenwood

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P. 08

U.S. Department of Justice

Inmate Rights A

scipline Hearing

Federal Bureau of Prisons

As an immae charged with a violation of Bureau rules or regulations referred to the Discipline Hearing Officer (DHO) for disposition. On the the following rights:

- 1. The right to have a written copy of the charge(s) against you at least 24 hours prior to appearing before the Discipline Hearing Officer
- 2. The right to have a full-time member of the staff who is reasonably available to represent you before the Discipline Hearing Officer:
- 3. The right to call witnesses for present written statements of unavailable witnesses) and to present documentary evidence in your behalf provided insulutional safety would not be jeopardized;
- 4. The right to present a statement or to remain silent. Your silence may be used to draw an adverse inference against you. However, from silence alone may not be used to support a finding that you committed a prohibited act:
- 5. The right to be present throughout the discipline hearing except during a period of deliberation or when institutional safety would be jeopardized. If you elect not to appear before the DHO, you may still have witnesses and a staff representative appear on your behalf.
- 6. The right to be advised of the DHO's decision, the facts supporting that decision, except where institutional safety would be jeoparaized and the DHO's disposition in writing; and,
- 7. The right to appeal the decision of the DHO by means of the Administrative Remedy Procedure to the Regional Director within 20 carenda days of notice of the DHO's decision and disposition.

I hereby acknowledge that I have been advised of the above rights afforded me at a hearing before the Discipline Hearing Officer. I have turns been advised that if I have previously received either a presumptive or effective parole date from the Parole Commission, a finding by the DHO hall committed the prohibited act(s) may result in a reseission or retardation by the Parole Commission of the presumptive or effective parole date

Signed: Unable to sign in cuffs Reg. No. 20/02-018 Date: 12/20/02

Notice of rights given to immate 12/20/02 9:50 An hy Buck/

Over

D042

Exhibit B page (3)

Case 1:04-cv-00257-SJM-SPB Document 31 SEP-24-2004 FRI 02:31 PM FCI Allenwood 4 Federal Bureau of Prisons

Filed 09/29/2005 Page 10 of 50
FAX NO. 570 547 7751
POUCE OF DISCIPLE P. 10

the Discipline J

ang Officer (DHO)

12/20/02

	Institution
	DATE: 12/20/0
TO: Unaldson, Sadrick	Reg. No.: 20102 - 018
ALLEGED VIOLATIONIS): Revusing Programs	
DATE OF OFFENSE: 12/19/02	Code No.:306
You are being referred to the DHO for the above charge(s),	
The hearing will be held on: New + Ava: lable docke	, at (A.M./P.M.) at the following location:
You are entitled to have a full-time staff member represent you at representative, and if so, his or her name.  I (do) (do not) wish to have a staff representative.	t the hearing. Please indicate below whether you desire to have a staff
If so, the staff representative's name is:	
proposed witness would be able to testify.	present documentary evidence in your behalf; provided, calling your sees you wish to call should be listed below. Briefly state to what each
I (do) (do not) wish to have witnesses.	
NAME:	, Can Testify to:
NAME -	
NAME:	, Can Testify to:
NAAAT.	
NAME:	, Can Testify to:
	·
The Discipline Hearing Officer will call those witnesses (Staff or Into have information relevant to the charge(s). Repetitive witnesses witnesses may be asked to submit written statements.	smate) who are reasonably available, and who are determined by the Diand repetitive character references need not be called. Unavailable
If additional space is needed, use the reverse side of this form. Dat	e, sign, and return this form to the DHO.
DATE: 12/20/02 SIGNATURE: (Ma5/-9/50, A/2) Notice of hearing before DHO given inmate 12/20/02 by 6	to sign in Colfs
9:50 //n Notice of hearing before DHO given inmate 12/20/02-by	- But / Law L
Date/Time	Employee Printed Name/Signature

Exhibit B page (4)

D040

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SEP-24-2004 FRI 02:31 PM FCI Allenwood 5. FAX NO. 570 547 7751 P. 09

ate Rights At Discipline Hearing (cont'r'

FCT Mckca...

(Where an inmate has been advised of the rights afforded at a hearing before the DHO, but refuses to sign the acknowledgement the following should be completed.)

I have personally advised (Inmate's Name/Register No.) Data Loson, Science 20102-518

of the above rights afforded at a discipline hearing before the DHO; however the inmate has refused to sign the acknowledgement.

Signed: Ladden

Date: 12/20/07

Waiver of 24 Hour Notice

I have been advised that I have the right to have a written copy of the charge(s) against me at least 24 hours prior to appearing before the DHO. I wish to waive this right and proceed with the DHO hearing at this time.

Witnessed by: (Employee Printed Name/Signature)

Exhibit B page (5)

D041

#### **EPORT** DISCIPLINE HEARING OFFICE U.S. DEPARTMENT OF JUSTICE

BP-S305.052 MAY 94 FEDERAL BUREAU OF PRISONS

TNCMTMIMTON	DOT Makes	Desposition	INCIDENT	REPORT NUMBER		1057705	
INSTITUTION		, Pennsylvania	<del> </del>	<del></del>	UNITO		
INMATE NAME	Donaldson,		REG NO	20102-018	UNIT	B-B	
DATE OF INCIDE	ENT   12-19-	2002	DATE OF	INCIDENT REPORT	<u> </u>	12-19-2002	<u>.</u>
OFFENSE CODE (S	OFFENSE CODE(S) 306						
SUMMARY OF CHA	ARGES	Refusing to Acce	ept a Prog	gram Assignment			
I. NOTICE OF	CHARGE (S)		····				
A. Advanced wi	ritten notic	e of charge (cop	y of Incid	dent Report) wa	s giver	n to inmate	on
(date) 12-19	9-2002	at 1825	(by	staff member)	R. Po	itras, Lieut	tenant
B. The DHO Hea	aring was he	eld on (date)	01-29-20	03 at (time	)	0825	
C. The inmate	was advised	of his/her righ	ts before	the DHO by (st	aff men	mber):	
G. Buck, Couns	selor	on (date	<del>)</del>	12-20-2002		and a copy	
of the adviser	ment of righ	ts form is attack	hed.				
II. STAFF REI	PRESENTATIVE						
A. Inmate wair	ved right to	staff represent	ative.	Yes: XXX		No:	
B. Inmate requ	lested staff	representative	and N/A			appear	ed.
C. Requested soption to post	staff repres	entative declined g to obtain anot	d or could her staff	d not appear bu representative	t inmat with t	e was advis he result t	ed of hat:
N/A		·					
D. Staff repre	esentative	N/A				was appointe	ed.
E. Staff repre	esentative s	tatement:					
N/A							
III. PRESENTA	ATION OF EVI	DENCE					
A. Inmate admi	its de	enies X the	charge(s)				
B. Summary of	inmate stat	ement:					_
I was a P/C, a Wednesday. Ha told me I had Friday. The U Friday. The U UDC I was refu to see me. Th	and I checked to go back JDC saw me of JDC told me ising to go hat's about	dered me out, but din. I talked was going to see to the compound, n Friday. I told the SIS told them back to the compound. They said the was over with	to one of me that but the formal the investment the investment invest.	the SIS Lieute Friday. The nosis told me he sessigation was use the SIS told iqation was ove	nants of ext day was going would be would be to me he to with,	on I believe	a ero e on the back
C. Witness(es)	:						
i. The inmate	requested w	itness(es).		Yes:		No:	ххх
7. The following each witnesses	ing persons s' name, tit	were called as w le, reg number a	itnesses : nd stateme	at this hearing ent as appropri	and ap	рреалео (1)	mande
	West and a second secon						

## DISCIPLINE HEARING OFFICE REPORT U.S. DEPARTMENT OF JUSTICE

BP-S305.052 MAY 94
FEDERAL BUREAU OF PRISONS

3. The following persons requested were not called for the reason(s) given.
N/A
4. Unavailable witnesses were requested to submit written Yes No N/A X statements and those statements received were considered.
D. Documentary Evidence: In addition to the Incident Report and Investigation, the DHO considered the following documents:
The memorandum written by Charles Kindervater, Unit Manager, dated December 2, 2002.
E. Confidential information was used by DHO in support of his findings, but was not revealed to the inmate. The confidential information was documented in a separate report. The confidential information has been (confidential informants have been) determined to be reliable because:
N/A
IV. FINDINGS OF THE DHO
X A. The act(acts) was(were) committed as charged.
B. The following act was committed:
C. No prohibited act was committed: Expunge according to Inmate Discipline PS.
V. SPECIFIC EVIDENCE RELIED ON TO SUPPORT FINDINGS (Physical evidence, observations, written documents, etc.)
The written statement of Officer Nero documents on December 19, 2002, at approximately

The written statement of Officer Nero documents on December 19, 2002, at approximately 1:15 p.m., he told you to pack your property because you were being released from the Special Housing Unit to the general inmate population. You stated you were not returning to the compound.

The memorandum written by Unit Manager Kindervater documents on November 12, 2002, you were placed in the Special Housing Unit after requesting protective custody. You were interviewed that same day by Counselor Buck and Unit Manager Kindervater in the Special Housing Unit. During the interview, you identified an inmate who you stated was "pressuring" you for a "relationship". You stated you were involved in a relationship with this inmate at another institution. The inmate wanted to continue the relationship with you, but you did not want to. The inmate had been coming to the unit and "pressuring" you in the evenings. You also stated three other inmates had approached you on the compound about a month ago for sex, but they did not assault you. The inmate you were in the prior relationship with tried to prevent you from talking to other inmates, and he would get very defensive toward other inmates who talked to you. You did not think the inmate would hurt you, but you believed he might hurt someone else if he saw someone talking to you. You stated you could not take it anymore, and you wanted to remain in the Special Housing Unit, or be transferred.

Other inmates were interviewed during Mr. Kindervater's investigation of your need to remain in the Special Housing Unit for protective custody. Mr. Kindervater concluded there was no evidence presented which would lead him to believe there is a threat to your safety. Mr. Kindervater recommended that you be released from the Special Housing Unit and returned to the general inmate population. The investigation completed by Mr. Kindervater was reviewed by SIS Lieutenant Chiodo, Captain Reich, and Associate Warden (Programs) Billisits, who concurred with the finding of Mr. Kindervater that you should be returned to the general inmate population.

For denied the charge and presented as your defense that when the reporting starf member detect you to return to the general inmate population, you did not know your introduction was completed. You requested to be placed in the Special Housing This for protection. You talked to one of the SIS Lieutenants. You believe you talked to the first the other whose the incident report. The first currenant the day before the reporting staff member wrote the incident report. The first currenant hold you he was going to see you two days later. The next day, the experience of all member told you that you I had to go pack to the compound, but the SIS lieutedant

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FAX NO. 570 547 7751

DISCIPLINE HEARING OFFICE REPORT U.S. DEPARTMENT OF JUSTICE

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told you he was going to see you the day after the reporting staff member told you that you had to go back to the compound. The UDC saw you the day after the incident report was written. You told them the SIS Lieutenant told you he would see you the next day. The UDC told you the SIS Lieutenant told them the investigation was completed. You told the UDC you were refusing to go back to the compound because the SIS Lieutenant told you he was coming back to see you. The UDC told you the investigation was over with, and that was it, but they didn't tell you it was over with until after you received the incident report.

The DHO gave little weight to your defense because the DHO found your defense to have no merit. Although you contend you were not informed by staff that the investigation was over with until after you received the incident report, you admitted the reporting staff member did order you out of the Special Housing Unit, and you refused. The memorandum written by Unit Manager Kindervater documented your need to remain in the Special Housing Unit could not be verified, and he recommended that you be placed back into the general inmate population. The report prepared by Mr. Kindervater was reviewed by SIS Lieutenant Chiodo, Captain Reich, and Associate Warden (Programs) Billisits, who concurred with Mr. Kindervater's recommendation. You admitted when the reporting staff member ordered you to return to the general immate population, you refused. You also stated when you appeared before the UDC, they informed you the investigation was completed. The record documents you appeared before the UDC on December 20, 2002, at 9:50 a.m. The UDC documented you stated you would not go back to the compound. You were instructed by the reporting staff member on December 19, 2002, at approximately 1:15 p.m., to pack your property in the Special Housing Unit because you were returning the general inmate population. When you were instructed to do so, you stated you were not returning to the compound. By refusing to return to the general inmate population, the DHO found you committed the prohibited act of Refusing to Accept a Program Assignment, Code 306.

#### VI. SANCTION OR ACTION TAKEN

Disallow Good Conduct Time: Disallow 10 days GCT from Comp 010, PLRA, for 306.

#### VII. REASON FOR SANCTION OR ACTION TAKEN

Refusing to accept a program assignment seriously disrupts the security and orderly running of the institution. By refusing to return to the general inmate population after being ordered to do so, your behavior demeans staff's authority, and it hampers staff's ability to provide inmates with meaningful program assignments. This type of inmate behavior cannot be tolerated, because to do so would lessen staff's ability to effectively manage the inmate population. The sanction was imposed to punish you for your misconduct, to place a significant impact on your future, and to deter this type of inmate behavior within a correctional institution.

VIII. APPEAL RIGHTS: The inmate has been advised of the findings, specific evidence relied on, action and reasons for the action. The inmate has been advised of his right to appeal this action within 20 calendar days under the Administrative Remedy Procedure. A copy of this report has been given to the inmate.

IX. DISCIPLINE HEARING OFFICER Printed Name of DHO Signature of DHO Date James f. Linden January 29, 2003 Report delivered to inmate by: 01-29-03

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U.S. DEPARTMENT OF JUSTICE

Fed al Bureau of Prisons





INMATE INJUST ASSESSMENT AND FOLLOWUP
(Medical)

1. Institution 2. Name of Injured	3. Register Number
TIT Me Kean Donaldron	Sidrick 20102-018
4. Injured's Duty Assignment 5. Housing Assignment	6. Date and Time of Injury
7. Where Did Injury Happen (Be specific as to location)	Work Related? 8. Date and Time Reported for Treatment
Clas Chop on Education	1 Yes 1 10 1/24/07 13/13-
9. Subjective: (Injured's Statement as to How Injury Occurred)(Symptoms a.	s Reported by Patient)
I was sitting on my	, chair when inmate
threw a h	of Fluid in my face"
Pain 10 MI-10 scale	X/maple to segn
	Signature of Patient
10. Objective: (Observations or Findings from Examination)	X-Rays Taken Not Indicated X-Ray Results
a burn NOSE Frace	11.11
both shoulders 10 be	UCAL
11. Assessment: (Analysis of Facts Basid on Subjective and Objective Data)	itated, Tearing
1° y Zo purus	,
12. Plan: (Diagnostic Procedures with Results, Treatment and Recommended	d Fallow up)
1) Eyes Face rinsed	
2) Woods / amp exa	
3) situadine to are	(as 4) TO HOSpital
13. This Injury Required:	party party
a. No Medical Attention	
Clo. Minor First Aid	
C - Hospitalization	
Other texplainy  I Total  Other texplainy	
770 DOD/41/	
More all. Characterist	
State Section Control of the Control	
The state of the s	$\sim 10^{-1} M_{\odot} M_{\odot}$
The state of the s	
	the state of the s
So As South Collaborate France Control	- Angle An

Exhibit C page (1)

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BRADFORD, PENNSYLVAÑÍA

RECORD OF JETANUS & DIPTHERIA TOXOID BOOSTER

NAME:

RECEIVED A TETANUS & DIPTHERIA TOXOID BOOSTER ON

\$/29/63 DATE/

This card is an important part of your medical history-

6780-005 2/95 Please carry it with you.

# ACCINES

Filed 09/29/2005 Page 19 of 50

EED TO KNOW

(1)

#### Why get vaccinated?

Diphtheria, tetanus, and pertussis are serious diseases caused by bacteria. Diphtheria and pertussis are spread from person to person. Tetanus enters the body through cuts or wounds.

DIPHTHERIA causes a thick covering in the back of the throat.

 It can lead to breathing problems, paralysis, heart failure, and even death.

TETANUS (Lockjaw) causes painful tightening of the muscles, usually all over the body.

It can lead to "locking" of the jaw so the victim cannot open his mouth or swallow. Tetanus leads to death in about 1 out of 10 cases.

PERTUSSIS (Whooping Cough) causes coughing spells so bad that it is hard for infants to eat, drink, or breathe. These spells can last for weeks.

 It can lead to pneumonia, seizures (jerking and staring spells), brain damage, and death.

Diphtheria, tetanus, and pertussis vaccine (DTaP) can help prevent these diseases. Most children who are vaccinated with DTaP will be protected throughout childhood. Many more children would get these diseases if we stopped vaccinating.

DTaP is a safer version of an older vaccine called DTP. DTP is no longer used in the United States.

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Document

Some children should not get DTaP vaccine or should wait

- Children with minor illnesses, such as a cold, may be vaccinated. But children who are moderately or severely ill should usually wait until they recover before getting DTaP vaccine.
- Any child who had a life-threatening allergic reaction after a dose of DTaP should not get another dose.
- Any child who suffered a brain or nervous system disease within 7 days after a dose of DTaP should not get another dose.
- · Talk with your doctor if your child:
  - had a seizure or collapsed after a dose of DTaP.
  - cried non-stop for 3 hours or more after a dose of DTaP,
- had a fever over 105°F after a dose of DTaP.

Ask your health care provider for more information. Some of these children should not get another dose of pertussis vaccine, but may get a vaccine without pertussis, called DT.

4

#### Older children and adults

DTaP should not be given to anyone 7 years of age or older because pertussis vaccine is only licensed for children under 7.

But older children, adolescents, and adults still need protection from tetanus and diphtheria. A booster shot called Td is recommended at 11-12 years of the and then every 10 years. There is a separate special tolerance statement for TD saccine.

Orphtheria/Tetanus/Pertussis

7/30/200 (

#### BRADFORD REGIONAL MEDICAL CENTER **EMERGENCY DEPARTMENT** INSTRUCTIONS FOR FOLLOW-UP CARE

**EMERGENCY ROOM** PHONE (814) 362-8274

THANK YOU FOR CHOOSING BRMC EMERGENCY DEPARTMENT FOR YOUR MEDICAL NEEDS. WE HOPE YOU ARE SATISFIED WITH THE CARE YOU RECEIVED. PLEASE CALL THE EMERGENCY ROOM AT (814) 362-8274 OR THE PATIENT REPRESENTATIVE AT (814) 362-8670 IF THERE IS ANY PROBLEM. YOU HAVE RECEIVED CARE FOR AN ACUTE CONDITION. DIAGNOSIS IS NOT ALWAYS CLEAR-CUT UNDER THESE CIRCUMSTANCES AND INDIVIDUAL RESPONSE TO ILLNESS, INJURY AND TREATMENT IS UNPREDICTABLE AT TIMES. THEREFORE, SHOULD ANY OF THE FOLLOWING OCCUR, PLEASE CONTACT OR REPORT TO THE EMERGENCY ROOM OR YOUR PRIVATE PHYSICIAN. Your current symptoms persist or worsen New symptoms develop particularly. You feel you are having difficulty with medication You have any questions that you feel are important, Other Instructions: Reviewed by D. Olson, MD Date: 9 2 1

[1]	MEDICATION
	The medication you have been prescribed may cause drowsiness. Do not drink alcohol, operate machinery or drive a vehicle while using.
	SECUREREPORTS  You will be contacted if your culture results indicate that a change in your treatment will be needed.
	সমস্ক্রি সমূল্যাস্থ্য Your x-rays have been read by the Emergency Room physician. They will also be interpreted by a radiologist tomorrow. Should there by a significant change in diagnosis, you will be notified.
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Exhibit C page (6)

Physician Signature Nurse Signature

I understand the instructions given to me by the

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7540-00-634-4176

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CHROMOLOGICAL RECORD OF MEDICAL CARE viedical Record

STANDARD FORM 600 (REC 1997) Prescribed by GSA/ICMR FIRMR (4 F CER) 201 9 202 1

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	Reviewed by D. Olson, MD
	Date: 9/2(1)3 Eric Asp PA-C
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Exhibit C Poge (8)

Case 1:04-cv-00257-SJM-SPB Filed 09/29/2005 Page 23 of 50 NSN 7540-00-634-4127 MEDICAL RECORD CONSULTATION SHEET REQUEST FROM: (Requesting physician or activity) OPTOMETRIST Dennis alson MD CD enual fun to face contesas S/30/03 E. YE ELAM 9/2/03 wenty opethilipologist muslin of popper, and over SUBJECTIVE. OVISIONAL DIAGNOSIS OCTOR'S SIGE NATURE APPROVED PLACE OF CONSULTATION ROUTINE ☐ TODAY D. OLSON, M.D. ☐ BEDSIDE ON CALL ☐ 72 HOURS ☐ EMERGENCY CONSULTATION REPORT ECORD REVIEWED YES NO Visual Acuity Distance open orges - alite with (stt 10%, my hours no expeten , no exerc Mo Starnin Re fraction (1) -1:71 - .71x 5 W-3,50 - -50 +10 481227614 Orlated Return - nous Mound cornel appe regues Iroglane Marchard Light CONSULTATION SHEET Medical Record CIANDARD SIRK STRIPE S-97 Exhibit C roge (9.)

Case 1:04-cv-00257-SJM-SPB Document 31 17840-00-63%-1178 AUTHORIZED FOR LOCAL REPROOL CHRONOLOGICAL RECORD OF MEDICAL CARE IEDICAL RECORD DATE SYMPTOMS, DIAGNOSIS, TREATMENT TREATING ORGANIZATION (Sign each entry) Check trul chemical trem to million tom midface Seviewed By: H. BENESSENTAINEDAL FCI MCKEARCI MCKean

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STANDARD FORM 680 (REV. 6-97) Prescribed by GSAJCMR FIRMR (4.) CFR) 201-9-202-1

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Exhibit C page (11.)

Case	1:04-cv-00257-SJM-SPB Document 31 Filed 09/29/2005 Page 26 of 50
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STANDARD FORM 806 (REV. 6-97) Prescribed by GSA/ICMR FIRMR (41 CFR) 201-9,202-1







## Medication Summary Sheet

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# U. S. Department of Justice Federal Bureau of Prisons

MEMORANDUM

DATE:

September 24, 2003

REPLY TO

ATTN OF: G. Cooper, Lieutenant

Special Investigative Supervisor

SUBJECT: SIS REPORT

TO: Donald Reich, Captain

CASE #: 03-070

INCIDENT: Assault, Inmate on Inmate

PLACE: Education

DATE: 08-29-2003

INMATE(S):

Donaldson, Sadrick #20102-018

On 08-29-2003 at approximately approached Inmate Donaldson 420102-018 within the education department. Threw a cup filled with an unidentified substance in the facial area of inmate Donaldson. Inmate Donaldson received serious burns to his facial area, his eyes and his shoulders. Inmate Donaldson received immediate medical treatment and was taken to the outside bospital. Inmate Donaldson Identified as the Inmate who assaulted him was placed in the Special Housing Unit cending its estigation for assault.

Exhibit (D.) page(1) DOO1



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projected release date is	via good conduct time.	. He does have a CMC assignn	nent separated
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and	He has no deta	iner and he is a (High) Medium	security level -
inmate with in-custody. His disci	plinary record consists of	seven Incident Reports one wh	ich involved a 🗝
serious assault prior to this inciden	t. His legal residence is I	Mobile, Alabama	
Donaldson, Sadrick #20102-018			
Donaldson is a 26 year old black n	nale who is serving a 240	month sentence with a five ye	ear supervised
release for CPWID cocaine. He wa	s assigned to this instituti	ion on 11-09-2001. His projecte	ed release date
is 09-16-2014 via good conduct	time. He does have a	CMC assignment separated	from inmates -

He has no Detainer and he is a Medium security level inmate with incustody. He has a very lengthy disciplinary record totaling 19 charges as of this date.

Staff Statements: (Memorandums)

#### B. Howard ISO August 29, 2003

On August 29, 2003 at approximately 1pm, I (B. Howard) responded to a body alarm in education. Upon arriving I was instructed by LT. Pfister to direct inmates as they came to me to three separate interview rooms. As inmates completed there interviews, I secured them in the classrooms.

#### W. Young, LIE

On August 29 at approximately 1:00pm, I responded to a staff assistance needed in Education radio transmission. Upon arrival in education, I assisted securing inmates in their assigned areas. Lt. Pfister directed me to escort 2 inmates and to medical services. The inmates appeared to have been splashed by a substance that they said was burning them. The inmates were pat searched and escorted to health services. The inmates were treated by PA Judy Glenn Both inmates were interviewed by R. Corbett, L.I.E. and their statements were turned over to Lieutenant Pfister. At approximately 2:10pm the inmates were released to education.

usuterami <u>C. Coope</u>r Jagusi 19, 2000.

On August 29, 2003 at approximately 1245 hrs a call for assistance was sounded in the education department. Incommed to the area to find that inmate Donaldson #20103-018 had a liquid substance thrown in his face. These the area was secured 1 began conducting mass interviews along with Officer Brinke. Our of the face transfers whom were interviewed, two inmates in particular actually sisually witnessed the incident had been read a face as a fing next to inmate thought witnessed that we had that he was softing next to inmate thought witnessed.

Sensitive-Limited Official UserOalvines:



he was hit with the substance. Stated that it was over a lovers quarrel and that it was Inmate stated "ever since" stated "eve
inmate Donaldson has been released from SHU he hasn't given up any butt, that's what it's probably over.
Liestenant L. Rister August 29, 2003  An August 29, 2003, at approximately 12:45pm assistance was requested in Education. As I arrived in education S. Nicholson, Teacher had inmate Danaldson, Sadrick #20102-018 in the mop room rinsing his face with water. C. Strade, Ed. Teal. And M. Agricola, Petcher were moving immates from D. Confers from to the two rooms on the south end of education nearest the door to Unicor. Inmate Donaldson was assorted to Health, Services for treatment for first and second degree chemical burns to his face and chest area. Due to the extent of the burns to his face, he was sent out to the Local Hospital for further treatment. The inmates in the South end rooms were identified, searched, interviewed, and released. The following inmates were also treated by Health Services:  In minor burn to forhead, were treated and released.
After a preliminary investigation, it was determined that substance on Inmate Donaldson, Sadrick #20102-018 striking him in the face and chest area. The substance splashed and struck inmates was assessed for injuries, having mone and was placed in the Special Housing Unit.
Principle Inmate(s) Interviews:
On 09/20/03 at approximately 0940hrs, Lieutenant G. Cooper interviewed in the Special Housing Unit. Stated that the substance was a bunch of pepper and baby oil. "We were in Allenwood together and we were friends. I came to McKean and we were friends. There was a lot of stuff going on about me, they say I was talking to the police. He told a few people I know that I was talking to the police. I found out that he was talking shit about me, this could get me killed. I put the peppered oil in a coffee cup in the unit. I then went to education entered the classroom and sat down. I was just dead, it was a heat of the moment thing. I threw the substance in Donaldson's Face when I walked passed him. I left the area and went to recreation. I'm cool, I don't have no problem but he has to keep his mouth shut about me talking to the police, I am not with that".
Tonaldson, Sadrick #19495-948
On 39-20-03 at approximately 0910hrs. Lieutenant G. Cooper interviewed Inmate Donaldson #20102-018 in the Special Housing Unit. Inmate Donaldson stated "Treported last year that was parassing me. He was asking to have sex with me so thad to PC. Thaven I talked to the dude, he was parassing me are the compound. We talked and I think that he got mad because I declined his offers is travely talked to him to a long time. I was doing school work and be passed by me. I looked up and he
"Sensitive-Limited Official Use Only" and a sensitive Limited Official Use Only".

Exhibit D page (3.)



threw something in my face. It was hot and I started screaming then people were leaving the classroom and staff came and took me to wash my face. The hospital told me it was floor stripper. I have Burns on my shoulders and face and I lost vision in my left eye.

Medical Information:  Inmate Donaldson #20102-018 received 2 <sup>nd</sup> degree burns to his nose and face and 1 <sup>st</sup> degree burns on both shoulders. Donaldson also received severe irritation to both eyes to include temporary loss of vision in one eye.
Immate received no injuries.
Immate received a minor burn below his left eye.
Immate received minor burns on the forehead.
Conclusions: Based on the conclusion of this investigation it has been determined that inmate assaulted Inmate Donaldson #20102-018 by way of striking him in the facial area with an unidentified substance. This assault left inmate Donaldson with a number of 1 <sup>st</sup> and 2 <sup>nd</sup> degree burns. While attempting to assault inmate Donaldson, also exposed inmate and to the substance causing them minor burns. In made up a concoction of baby oil, pepper, and muslim oil mixing it up and heating it. In reported to the education department were he sat and waited for inmate Donaldson to enter the classroom. Once seated, approached Donaldson and assaulted him with the substance. This was a pre meditated act which was well planned and effectively carried out, causing severe injuries.
Action/Recommendations: It is this investigator's recommendation that inmate be charged with Assaulting any person. I also recommend that a 309-Disciplinary transfer be considered for this inmate. Inmate Donaldson and shall be made permanent separatees. I see no reason for inmate Donaldson to remain in the Special Housing Unit any longer, therefor he may be released at this time.

End of Report



## FEDERAL BUREAU OF PRISONS memorandum

FCI McKean, Pennsylvania

DATE:

November

REPLY TO

ATTN OF:

John J. LaManna

SUBJECT:

Request for Transfer (Close Supervision)

TO:

M.E. Ray, Regional Director NERO, Philadelphia, PA

ATTN:

C. Maiorana, Correctional Services Administrator

- Name and Register Number: DONALDSON, Sadrick Reg. No. 20102-1. 018
- 2. Rationale for Redesignation: On August 29, 2003, inmate Donaldson was assaulted by inmate reg. no. Specifically inmate entered the education department, approached inmate Donaldson and threw a cup of liquid striking Donaldson in the face, eyes, and shoulders. This assault caused first and second degree burns and temporary loss of sight in one eye. The liquid was later identified as a heated mixture of baby oil, pepper, and Muslim oil.

Based on this assault and separation concerns, it is recommended inmate Donaldson transfer via close supervision. In addition to a separation assignment between inmate Donaldson is also to remain separated from , reg. no. inmate housed within the general population at FCI McKean. The separation need between Donaldson and stems from an assault which occurred on January 5, 2003, in the special housing unit at FCI McKean. This incident involved throwing a cup of disinfectant at Donaldson. He was found guilty of Assaulting Without Serious Injury, code 224, on April 23, 2003.

- 3. Proposed Transfer Code: Close Supervision (323)
- CIMS Assignment: Separation 4.
- 3.

Release Destination: Northern District of Alabama

Charles Kindervater - INMATE DONALDSON #20102-018

ELL EN FASTOR

Page 1

From:

Stacey Crate

To:

Chiodo, Mark D.; McAlpine, Ronald P.

Date:

11/20/02 1:49PM

Subject:

INMATE DONALDSON #20102-018

DONALDSON A.K.A. "LEXUS", IS CURRENTLY HOUSED IN SHU FOR PROTECTIVE CUSTODY.

, TELL'S ME TODAY THAT INMATE INMATE WAS DONALDSON'S "HUSBAND" AND THAT

BELIEVE IT OR NOT. PUT OUT A "KNIFE" ON WAS MAD BECAUSE DONALDSON WAS DOING HAIR ON OTHER INMATES, FYI DONALDSON IS CURRENTLY

IN SHU. PRIOR TO GETTING LOCKED UP, WAS DONALDSON'S

OLD FLAME. ANYTHING ELSE, LET ME KNOW.

D034

Exhibit D page (6)

#### U.S. DEPARTMENT OF JUSTICE Federal Bureau of Prisons

#### **CIM CASE INFORMATION SUMMARY**

Name: DONALDSON, Sadrick	Register Number: 20102-018			
Date: October 31, 2003	Institution: FCI McKean, Pennsylvania			
"Refer to Page 1"				
SPECIFIC AS	SIGNMENTS:			
A. STATE PRISONER COOP WITNESSREGULAR CONTRACTUAL BOARDER	D. BROAD PUBLICITY			
B. DISRUPTIVE GROUP  MEMBER SEPARATION (NON-MEMBER)	E. THREATS TO GOVERNMENT OFFICIALS HISTORY OF THREATSSURVEILLANCE			
C. SPECIAL SUPERVISION	G. SEPARATION  XX THREAT ASSESSMENT  SPEC. MGT. CASE			
SOURCE OF INFORMATION (NAME AND REGISTER NUI	MBER OF SEPARATEES, IF APPLICABLE			
Prepared by: R. L. Moore, Case Manager	viewed by:  Deanna Tronetti, CIM Coordinator			

Note: File as top sheet in Section 1 of the Inmate Privacy Folder. Include documentation. Not to be forwarded to the inmate.

Distribution:

Original - Central File Copy - Regional Office

(Not to be completed for WITSEC Cases)

BP-339(51) SEPTEMBER 1990

**FOI EXEMPT** 

Exhibit E

Exhibit D page (2) D015 ·u:s.Casparimeny-09357-SIM-SPB

Document 31

Filed 09/29/2005 Page 36 of 50
CIM CASE INFORMATION SUMMARY 8. Federal Bureau of Prisons

Name: DONALDSON, Sadrick	Register Number: 20102-018			
Date: October 31, 2003	Institution: FCI McKean, Pennsylvania			
appeared before the disciplinary hearing officer at FCI McKi Injury, code 224. The specifics of this incident reveal inmate Based on continued animosity, inmates Donaldson and prepared an investigation.	assaulted inmate Donaldson d third degree burns to his face and shoulders. Based on this ated. On April 24, 2003, inmate ean and was found guilty of Assaulting Without Serious threw a cup of disinfectant at Sadrick Donaldson. Should remain separated.  The provided a serious assaulted inmates.  The provided assaulted inmate in the possible as nature of this incident, the report concluded inmates.  The provided assaulted inmate in the possible as nature of this incident, the report concluded inmates.			
	SSIGNMENTS:			
A. STATE PRISONER COOP WITNESSREGULAR CONTRACTUAL BOARDER	D. BROAD PUBLICITY			
B. DISRUPTIVE GROUP MEMBERSEPARATION (NON-MEMBER)	E. THREATS TO GOVERNMENT OFFICIALSHISTORY OF THREATSSURVEILLANCE			
C. SPECIAL SUPERVISION	G. SEPARATION  XX THREAT ASSESSMENT  SPEC. MGT. CASE			
SOURCE OF INFORMATION (NAME AND REGISTER NUM	MBER OF SEPARATEES, IF APPLICABLE			
1. SIS Report prepared by G. Cooper, SIS Lieutenant,	FCI McKean, to Donald Reich, Captain, FCI McKean			
<ol> <li>Discipline Hearing Officer Report, hearing date April 24, 2003, prepared by James Linden, incident report number 1062306.</li> </ol>				
Memorandum dated Warden, prepared by the work of the w	Special Investigative Supervisor,			
Memorandum dated prepared by Captain,	Special Investigative Supervisor, to			
5. Letter dated prepared by Warden,	to to			
Prepared by: Rev Rev R. L. Moore, Case Manager	viewed by: Jui Mille all to beanna Tronetti, CIM Coordinator			

Note: File as top sheet in Section 1 of the Inmate Privacy Folder include documentation. Not to be forwarded to the inmate.

Distribution

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UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SADRICK DONALDSON, Plaintiff

V.

Civ. Action. No. 04-CV-257

UNITED STATES OF AMERICA Defendant.

> PLAINTIFF'S FIRST INTERROGATORIES DIRECTED TO DEFENDANT WARDEN: JOHN J. LAMANNA, F.C.I. MCKEAN

State your full name and job title.

Response: John J. LaManna Warden

2. State the name and place of your employment.

> Response: Federal Correctional Institution, Edgefield, South Carolina

3. State in detail what your job details are.

Response: I am responsible for the overall supervision of the daily operations of the FCI Edgefield.

4. State if you ever have received, viewed and/or reported and/or investigated any reports regarding an inmate by the name of Sadrick Donaldson, No.# 20120-018, regarding an incident in which he received medical attention.

Response: I do not recall receiving, viewing and/or reporting and/or investigating any reports regarding an incident in which the Plaintiff received medical attention. As Warden at FCI McKean, I was not directly involved in any aspect of an investigation that may have occurred regarding an incident in which the Plaintiff required medical attention.

I signed a Request for Transfer Memorandum concerning the Plaintiff dated November 12, 2003, which summarized an incident of August 29, 2003, in which the Plaintiff was assaulted by another inmate with a cup of liquid. I have no personal knowledge of the facts underlying this summary.

Exhibt (E.) page (1)

State in detail what the incident was about in regards to Inmate Sadrick Donaldson No. # 20120-018, and his medical treatment received at F.C.I. McKean on and about the year of 2003.

Response: I have no personal knowledge of any incident involving the Plaintiff or his medical care in 2003.

State and identify all Reports, Investigational -- Notes, Officer Reports, and S.I.S. Reports, Special Investigation Services, that have been submitted to your office by any agent and/or agency, that reported on any incident, regarding the injury and/or treatment medically for the inmate by the name of Sadrick Donaldson.

Response: I do not recall any such reports being submitted to my office, except that referenced in Response # 4.

7. State in detail and identify all reports and or notes that have been received by your office from any agents, and/or outside investigations regarding the incident in the year of 2003, regarding the plaintiff, Sadrick Donaldson, #20120-018, and his medical treatment received on or about the year of 2003.

Response: A SIS Report was prepared September 24, 2003, that would routinely have been provided to my office for review.

State in detail all and any information that you have regarding the plaintiff, Inmate Sadrick Donaldson, and his classification to any unit that is identified at F.C.I. McKean as "Protective Custody", if so, state and identify all documents reports and/or information regarding the placement of the plaintiff in such identified unit.

Response: I do not recall any information concerning the request of the Plaintiff to be placed in a "protective custody" (PC) unit at FCI McKean.

State if that in the year of 2003, you viewed and/or saw photos and or the plaintiff himself regarding an incident which he had been burned and/or injured by a chemical that had been thrown on him in an area of the F.C.I. McKean Prison, in the Education Dept area, in the year of 2003. If so, describe in detail what such photos and/or information you viewed regarding this incident.

Response: I do not recall viewing any photos or the Plaintiff himself.

State and identify any and all officers and/or counselors, and/or agents under your control that have submitted reports

Exhibit (E) page (3.)

and/or notes regarding the incident of the injury of the plaintiff in the year of 2003.

Response: I have no specific knowledge of any staff members who might have submitted reports or notes regarding this incident, other than those detailed in the SIS Report dated September 24, 2003.

11. State in detail if the plaintiff had to be taken from the F.C.I. Prison McKean, to any Hospital and or emergency room regarding the injury that the plaintiff received in the Educational Building area at F.C.I. McKean on or about the year of 2003.

Response: I do recall that the Plaintiff was transported to an outside medical facility for treatment after being assaulted by another inmate in August 2003.

State in detail if the plaintiff Sadrick Donaldson #20120-018 had ever submitted any request to be placed under "Protective Custody" while at F.C.I. McKean. If your answer is yes, in detail state and identify all reports and or notes and the persons that made them in regards to your answer of this interrogatory.

Response: I am aware that there is a report dated December 2, 2002, indicating a request from the Plaintiff for Protective Custody, but I have no personal knowledge of the contents of that report. I was not involved in the writing or decisionmaking detailed in that document.

State the date in which the plaintiff was received at F.C.I. McKean.

Response: November 9, 2001

14. State in detail what, if any, reports were submitted to your office and/or to any agents under your control as employees regarding any so reported incidents regarding if another inmate at F.C.I. McKean, had threatened and/or had reported that the plaintiff would be in danger if specific inmates came into contact with the plaintiff in the years of 2002 to 2003.

Response: I have no personal knowledge of any such reports being submitted to my office or to the office of any of my former subordinates at FCI McKean.

I declare that any and all records attached to this declaration are true and accurate copies maintained in the ordinary course of business by the Federal Bureau of Prisons. further declare that the foregoing is true and correct to the best of my knowledge and belief, and is given under penalty of perjury pursuant to 28 U.S.C. §1746.

4



Filed 09/29/2005 Page 41 of 50

U.S. Dep ment of Justice

Federal Bureau of Prisons



Federal Correctional Institution, McKean

Bradford, Pennsylvania 16701

December 2, 2002

MEMORANDUM FOR CINDY BILLISITS, ASSOCIATE WARDEN (PROGRAMS) FCI MCKEAN, PENNSYLVANIA

FROM:

CHARLES KINDERVATER, UNIT MANAGER

THRU:

DONALD REICH, CAPTAIN

SUBJECT:

REQUEST FOR PROTECTIVE CUSTODY

(DONALDSON, Sadrick #20102-018)

## INMATE DATA:

Inmate Donaldson is a 25 year old offender who arrived at FCI McKean on November 9, 2001. He is serving a 240 month sentence for Conspiracy to Possess with Intent to Distribute Crack Cocaine. Inmate Donaldson has a projected release date of August 20, 2014, via good conduct time. He has no detainers at this time.

#### INCIDENT SUMMARY:

On November 12, 2002, inmate Donaldson was placed in the special housing unit (SHU) after requesting protective custody. The inmate was interviewed that same day by Unit Manager Kindervater and Counselor Buck in the special housing unit.

### **INVESTIGATION:**

During the interview, inmate Donaldson stated that an i	nmate named was
pressuring him for a relationship. This inmate has be-	en identified as
Donaldson stated that and he were in	nvolved in a relationship at USP
Allenwood. Donaldson stated that wanted to co	nti <u>nue</u> the relationship here at
McKean but that he did not want to. Donaldson stated the	has been coming to
the unit and pressuring him in the evenings. He also s	tated that three other inmates
approached him on the compound about a month ago for	or sex but did not assault him.
Donaldson stated that the tried to prevent him from ta	alking to any other inmates and
gets very defensive towards any inmates who talk to him.	Donaldson stated he does not
think that will hurt him but that he might hurt som	eone else if he sees someone
talking to Donaldson. Donaldson stated he could not tak	e it any more and would like to
emain in SHU or be transferred to get away from	He also started crying several
mas during the interview	
	and the second of the second o

ा lerviewed inmate) । A and asked him in it was safe for Bonaldson to return to general population

Exhibit .

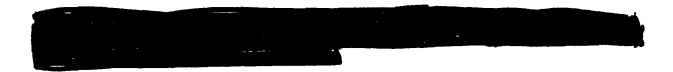
page (1.)

Cindy Billisits, AW(P) Page 2 December 2, 2002

RE:

DONALDSON, Sadrick

Reg. No. 20102-018



OTHER INFORMATION: (In this section include all related information available to the unit team at the time of the investigation that supports the teams comments/conclusions, i.e., inmate statements, staff memos, C/I information, PSI, central file, media, security camera, etc.) were incarcerated at USP Allenwood I have verified that inmate Donaldson and during the same time period. I have also interviewed stated that he has witnessed inmate into the unit on numerous occasions and spending time arguing with Donaldson in his cell. stated that the night before Donaldson requested to be placed in the SHU,

inmate was in Donaldson's cell for about an hour and they were arguing. He stated that Donaldson was up crying all night and then checked in to the SHU. Inmate approached me several months ago and requested to transfer to unit BB. was also asking Captain Reich for a unit transfer to unit BB and was very persistent in his attempt to move from unit DB to BB. stated that the reason he wanted to move to unit BB was to help out the staff as an informant on illegal activities which were being conducted in unit BB.

COMMENTS/CONCLUSION: Based on the information provided to Mr. Buck and me by , it appears there is some tension between inmates Donaldson, There has been no evidence presented which would lead inmate Donaldson and us to believe there is a threat to Donaldson's safety. I recommend Donaldson should be returned to the general population at FCI McKean and be more closely monitored by unit staff and officers to prevent visitors from other units from entering the unit. I also recommend a picture of inmate be maintained in the unit BB officer's office, at least temporarily, so any officers will be alerted to entering the unit unauthorized.

currently/resides in unit DB.

Prepared By:

Charle's Kindervater, Unit Manager

Reviewed By:

Cindy Billisits, AW(P) Page 3 December 2, 2002

RE:

DONALDSON, Sadrick Reg. No. 20102-018

Reviewed By:

Cindy Billisits, AW(P)

Counsel Donaldsen and

Decision/Action Ordered

no inter-unit visite. Let e try general population.

FOR FX PART

D037

P. 02

\* DMINISTRATIVE DETENTION ORDER

U.S.	DEP.	ARTMENT	OF JUSTICE

FEDERAL BUREAU OF PRISONS

FCI McKean, Pennsylvania Institution Date/Time: 11-12-02 / 1:30 A.M. TO Unit Officer rtimer, Lieutenant , (Name/Title) SUBJECT: Placement of Donaldson, Sedrick (UNIT B-B) Reg. No. 20102-018, in Administrative Detention (a) Is pending a hearing for a violation of Bureau regulations: (b) Is pending investigation of a violation of Bureau regulations; (c) Is pending investigation or trial for a criminal act; XX (d) Is to be admitted to Administrative Detention XX (1) Since the inmate has requested admission for protection; I hereby request placement in Administrative Detention for my own protection. Inmate Signature/Register No.: Staff Witness Printed Name Signature: \_\_ J. Hribik, S.O.S. (2) Since a serious threat exists to individual's safety as perceived by staff, although person has not requested admission; referral of the necessary information will be forwarded to the UDC/DHO for appropriate hearing. (e) Is pending transfer or is in holdover status during transfer. \_ (f) Is pending classification; or bed space in the general population (g) Is terminating confinement in Disciplinary Segregation and has been ordered into Administrative Detention by the Warden's designee. It is this officer's decision based on all the circumstances that the above named inmate's continued presence in the general population poses a serious threat to life, property, self, staff, other inmates, or to the security or orderly running of the institution because\* You are being placed in administrative detention per your own request for protection, Therefore, the above named inmate is to be placed in Administrative Detention until further notice. The inmate received a copy of this Order on (date / time) 11-12-02 / 1:30 AM Staff Witness Signature/Printed Name K. Paulik, Senior Officer Date 11-12-02 \*In the case of DHO action, reference to that order is sufficient. In other cases, the officer will make an independent review and decision, which is documented here. Record Copy - Inmate Concerned (not necessary if placement is a result of holdover status); Copy - Captain; Copy - Unit Manager; Copy - Operation Supervisor - Administrative Detention Unit; Copy - Central File

exhibit D

Replaces BP-308(52) of JAN 88

(This form may be replicated via WP)



# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SADRICK DONALDSON,	)
	)
Plaintiff,	)
	) CIVIL ACTION NO. 04-257E
V .	)
	) JUDGE McLAUGHLIN
	) MAGISTRATE JUDGE BAXTER
UNITED STATES OF AMERICA,	)
Defendant.	)

### DEFENDANT'S ANSWERS TO PLAINTIFF'S REQUEST FOR ADMISSIONS

AND NOW, comes Defendant, United States of America, by its attorneys, Mary Beth Buchanan, United States Attorney for the Western District of Pennsylvania, and Paul E. Skirtich, Assistant United States Attorney for said District, and files the following Answers to Plaintiff's Request for Admissions:

- 1. Defendant denies the averments set forth in paragraph 1 of Plaintiff's Request for Admissions as stated. The United States admits that the Plaintiff entered the Segregated Housing Unit (SHU) at FCI-McKean beginning November 12, 2002; that an investigation ended on December 2, 2002; and that on December 19, 2002, prison personnel ordered the Plaintiff back to the general population, but Plaintiff refused to leave the SHU, which initiated disciplinary action against the Plaintiff.
- 2. Defendant denies the averments set forth in paragraph 2 of Plaintiff's Request for Admissions as stated. The United States admits that the investigation of Plaintiff's complaints began on November 12, 2002, and ended on December 2, 2002.

Exhibit (G) page (1.)

- 3. The United States cannot truthfully admit or deny the statement set forth in paragraph 3 of Plaintiff's Request for Admissions since it is unclear what Plaintiff is averring. The United States admits that on December 19, 2002, Plaintiff refused an order to return to the general population and that on December 20, 2002, Plaintiff appeared before the Unit Disciplinary Committee (UDC), but further admissions or denials cannot be made.
- 4. Defendant denies the averments set forth in paragraph 4 of Plaintiff's Request for Admissions as stated. The United States admits that on November 12, 2002, Plaintiff notified prison personnel that Eric Drayton was pressuring him for a relationship; that Plaintiff was placed in the SHU; and that an investigation ensued until December 2, 2004.
- 5. Defendant admits the averments set forth in paragraph 5 of Plaintiff's Request for Admissions.
- 6. Defendant admits the averments set forth in paragraph 6 of Plaintiff's Request for Admissions.
- 7. Defendant denies the averments set forth in paragraph 7 of Plaintiff's Request for Admissions as stated. On November 12, 2002, Plaintiff told prison personnel Gary Buck and Charles Kindervater that Eric Drayton was pressuring him for a relationship.

Exhibit (6) page (2) 2



- 8. Defendant denies the averments set forth in paragraph 8 of Plaintiff's Request for Admissions as stated. The United States avers there are no signed statements of the Plaintiff in his "central file" at the Bureau of Prisons. Additionally, the United States admits that the SIS Lieutenant at FCI-McKean reviewed the reports which contained Plaintiff's allegations of pressure applied by Eric Drayton.
- 9. Defendant admits the averments set forth in paragraph 9 of Plaintiff's Request for Admissions.
- 10. Defendant denies the averments set forth in paragraph 10 of Plaintiff's Request for Admissions as stated. The United States admits that the Unit Team of Gary Buck and Charles Kindervater knew Plaintiff requested to be placed in the SHU on November 12, 2002.
- 11. Defendant denies the averments set forth in paragraph
  11 of Plaintiff's Request for Admissions as stated. The sole
  Defendant is the United States. Also, see answers to paragraphs
  1, 3, and 7.
- 12. Defendant denies the averments set forth in paragraph

  12 of Plaintiff's Request for Admissions as stated. The United

  States avers that 28 C.F.R. § 541.23 provides guidance to prison

  personnel before inmates are sent to the SHU.

- Defendant admits the averments set forth in paragraph 13 of Plaintiff's Request for Admissions.
- 14. Defendant admits the averments set forth in paragraph 14 of Plaintiff's Request for Admissions.
- Defendant denies the averments set forth in paragraph 15 of Plaintiff's Request for Admissions as stated. The United States admits that only authorized inmates are allowed in the Education Department classrooms when class is in session, and no inmate is permitted to hurl a hot substance in the face of other inmates.
- 16. Defendant admits the averments set forth in paragraph 16 of Plaintiff's Request for Admissions.
- 17. Defendant denies the averments set forth in paragraph 17 of Plaintiff's Request for Admissions as stated. The United States admits that Psychologist Doctor Walter Rhinehart saw the Plaintiff in the SHU after November 12, 2002.
- 18. Defendant denies the averments set forth in paragraph 18 of Plaintiff's Request for Admissions as stated. See answer to paragraph 8 above.
- Defendant admits the averments set forth in paragraph 19 of Plaintiff's Request for Admissions.
- 20. Defendant denies the averments set forth in paragraph 20 of Plaintiff's Request for Admissions as stated.



- 21. Defendant denies the averments set forth in paragraph 21 of Plaintiff's Request for Admissions as stated. The United States admits that on August 29, 2003, Plaintiff suffered injuries as reported to prison staff and observed by medical personnel at the Bradford Regional Medical Center that same day.
- 22. Defendant denies the averments set forth in paragraph
  22 of Plaintiff's Request for Admissions as stated.
- 23. Defendant admits the averments set forth in paragraph 23 of Plaintiff's Request for Admissions since Plaintiff testified at deposition that Eric Drayton was placed in the SHU with Plaintiff on one day and was removed the next day after Plaintiff complained. Plaintiff also testified that Drayton did not touch him while they were housed in the SHU.

Respectfully submitted,

MARY BETH BUCHANAN
UNITED STATES ATTORNEY

RAUL E. SKIRTICH

Assistant U.S. Attorney
Western District of PA
U.S.P.O. & Courthouse
700 Grant Street, Suite 4000
Pittsburgh, PA 15219
(412) 894-7418
PA ID No. 30440



## CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Answer to Plaintiff's Request for Admissions was served by first-class mail, postage-prepaid, on this 15<sup>th</sup> of September, 2005, to the following:

Sadrick Donaldson Register No. 20102-018 FCI Allenwood P.O. Box 2000, 4-B White Deer, PA 17887-2000

PAUL E. SKIRTICH

Assistant United States Attorney

Exhibit (G) page (6)